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UNITED STATES DISTRICT COURT OF MASSACHUSETTS

	Case no:
	Charles-Henry-Ireland: Foltz Conspiracy against rights
	Deprivation of Rights
	Deprivation of Rights THE COMMONWEALTH OF MASSACHUSETTS) Under Color of Law
	Common Law Egusty Claim for Declatory Judgment
_	Identification of the Parties: Plaintiff: The Louing Man, Charles-Hany-Instances
	Plaintiff: The Louing Man, Charles-Henry-Intend of St
_	The Family Foltz, registered Authorized Representative,
_	Cestui Que vie of the public trust: CHARLES HENRY
	IRELAND FOLTZ TRUST @, true "Dependant" alleged in
	matters initiated by the ORLEANS DISTRICT COURT
	Corporation, subsidiary of:
	Degendant: - THE COMMONWEALTH OF MASSACHUSETTS CORPORATION,
	a corporate Siction created as Trustee and service
	entity for the People of the Land Known as The United
	States of America. Defendant is an manimate creation
	of the mond of the Loving People and has no voice or
	volution of its own in relation to the supervor
	nature and standing of the Loving Man, Plantige
-	in This matter. Any Agent that may purport to speak for said inanimacy is guilty of criminal
-	speak for said inanimacy is quotty of criminal
	grand, with exception of 12 12 ll agreement with
	grand, with exception of full agreement with Plaintiffs demands.
	O V

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Common Law Elginsty Claim for Declatory Jacobenent

Jurisdiction and Venue: In the venue of the People Known as THE UNITED STATES DISTRICT COURT OF MASSACHUSETTS, JUTISCHOTTON is granted by the Loving Man, Plaintiff in Common Law Equity to be proper in this matter onvolving Loving Plaintiff being harmed by Agents of the civally dead Dependant corporate Siction. The present "one form of action" rule is disallowed for being prejudicial and destructive to Plaintiff's true standing as it converts his identity to that of the corporate civally dead and then applies galse bonds of statute and code" to restrict and limit his powas of Penedyandrelief. As the harms inflicted upon Plaintiff have been by Agents of the dead upon the rights of the Living, Plaintipp's rights and true standing must be preserved in order for justice and equity to prevail against potential purther abuses by Agents in resolution on these matters.

Statement of Facts
In regards to matters initiated by Agents of The ORIFANS
DISTRICT COURT CORPORATION #'s 1920CROODED; 2020CROODED;
2126CROODTSO and 2126ORO256, (grandulently joindard), The
record has been exhaustively companded, gone
unrebutted and Depanted by Dependent I Respondents
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Common Law Equity Claim for Declatory Sudgment

AS Shown in File (Contract # FOLLII Nov L2021,

Served upon CJ. Kimberly S. Budd SJC., CJ. Kathryn

E. Hand of District Appellate Court and Robert A Welsh III.

Of O.D.C., Collectively, "Respondents".

On October 14 Th, 2021, Habeas Corpus ad Subjectendum Wrots were served upon Respondents as has now also been served on this U.S.D.C. along costh This claim. These writs were received by Respondents no later Than October 19th, 2021. Irrespective of modern corruptions and dolutions of the writs original power and purpose, in pavor of present tendencies pavoring preciotory corporate rule, Plaintiff claims right of precedence in the definition "a high prerigative writ to obtain immediate relief from illegal confinement, to Wherate those imprisoned without supprison touse and to deliver very from unlawful custody" 25 AM J2d Hab §2. By said precedent, Respondents had three days to rule, which they collectively and disparately have not done. On October 29th, ODC Clerks scheduled a hearing on The wrot, which, upon appearance by Three Plaintiff was discontinued on palsipped grounds by ODC Agent Robert Welsh III. Thereby deliberably and maliserously denying justice to Plaintiff

Common Law Equity Claim for Declatory Judgment in an hostorical pattern of seech derivals as well documented on the record. As to Respondents Budd and Hand, no response has been yet porthomong as of this date.

Therefor, the record being clear and unequivocal for on tentronal and malucious conspiracy against rights under Totle 18 Part I CHB 8241 and Deprivation of Rights Under Color of Law under \$242 for inaction and denial of Caw and Riduciary duty, causing fully noticed, intentional and irreversable harm to Plaintiff's ligge, liberty and property, the Pollowing Remedy is demanded and required by Plaintiff in the onterest of justice and security por The plaintiff, The People and Society:

Remedy and Relief required:
That the Departent "Commonwealth; being Boreign to Plaintiff be ordered to award for pain, suffering, loss of life and property, punitive dainages in the amount of \$10,000,000, cten million USD) on accord with USC 411 as Plaintiff does not enclose the debt of the Boreign corporate Dependent.

By: Charles-Harry-I reland: Fottz CHEE November 07, 2021 page 40f4